

DISTRICT COURT OF THE VIRGIN ISLANDS
DIVISION OF ST. THOMAS AND ST. JOHN

WILNICK DORVAL,)	
)	
Plaintiff,)	
)	
v.)	Civil No. 2016-50
)	
SAPPHIRE VILLAGE CONDOMINIUM)	
ASSOCIATION, JAQUELINE LINDBERG,)	
BERNARD VANSLUYTMAN, JOANNE)	
LEVESQUE, CLARENCE LEVESQUE,)	
LOURDES CORDERO, THOMAS CORDERO,)	
SIDNEY JARVIS, NICHOLAS)	
OVERMYER, RICHARD W. O'DELL,)	
MICHELE LANGE, TODD FARRAND,)	
NORA IBRAHIM, JONATHON MORGAN,)	
SARAH WHYTE, ELLEN HANSEN,)	
MICHAEL BAIRD, MATTHEW SWOPE,)	
MARK MAROLE, MADLON JENKINS)	
RUDZIAK, JAMES KOULOURIS,)	
)	
Defendants.		

APPEARANCES:

Wilnick Dorval
St. Thomas, U.S.V.I.
Pro se plaintiff,

ORDER

GÓMEZ, J.

Before the Court is the request of the plaintiff, Wilnick Dorval, for a temporary restraining order.

A temporary restraining order may be issued without notice to an adverse party or her attorney only if the petitioner avers to specific facts in a verified complaint or affidavit "that clearly shows that immediate and irreparable injury, loss, or

damage will result to the movant before the adverse party can be heard in opposition.” Fed. R. Civ. P. 65(b)(1)(A). Additionally, the petitioner must show: (1) a reasonable probability of success on the merits; (2) irreparable injury will occur to the movant if relief is not granted; (3) less harm will result to the non-movant if the relief is granted than to the movant if the relief is not granted; and (4) the public interest, if any, weighs in favor of the movant. *Gerardi v. Pelullo*, 16 F.3d 1363, 1373 (3d Cir. 1994) (describing factors for issuing preliminary injunction); see also *Bieros v. Nicola*, 857 F. Supp. 455, 456 (E.D. Pa. 1994) (noting that the standards for issuing a temporary restraining order are identical to those for the issuance of a preliminary injunction).

The premises considered; it is hereby

ORDERED that the motion for a temporary restraining order is **DENIED**.

s\ _____
Curtis V. Gómez
District Judge